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10 UNITED STATES DISTRICT COURT
11 NORTHERN DISTRICT OF CALIFORNIA
12 SAN FRANCISCO DIVISION

14 UNITED STATES OF AMERICA) No. 09-0749 RS
15 v.)
16) STIPULATION AND PROTECTIVE
17 CHRISTOPHER BRYAN ABLETT,) ORDER
18 Defendant.)
19 _____)

21 With the agreement of the parties, and with the consent of the defendant, the Court enters
22 the following order:

23 Defendant Christopher Bryan Ablett is charged in Count One of the Indictment with
24 murder in aid of racketeering, in violation of 18 U.S.C. Section 1959(a)(1), in Count Two with
25 use/possession of a firearm in a murder, namely the murder charged in Count One, in violation of
26 18 U.S.C. Section 924(j)(1), and in Count Two with use/possession of a firearm in relation to a
27 crime of violence, namely the crime charged in Count One, in violation of 18 U.S.C. Section
28 924(c)(1)(A). Upon request, the Government will provide early disclosure of documents that

STIPULATION AND PROTECTIVE ORDER
[09-0749 RS]

1 constitute prior statements of witnesses, pursuant to 18 U.S.C. Section 3500 (the “Subject
2 Materials”). The Government requests that disclosure of these materials be subject to the
3 following restrictions:

4 1. Production and possession of materials of the Subject Materials be limited only to
5 Richard Mazer, Esq., and Michael Burt, Esq., counsel for Christopher Bryan Ablett, and that
6 possession of these materials is limited only to MSSRs. Mazer and Burt and to those who are part
7 of their respective law offices, including paralegals and investigators;

8 2. MSSRs. Mazer and Burt’s possession and use of the Subject Materials is only for
9 the purpose of preparing for and trying the criminal case of Christopher Bryan Ablett, and for no
10 other purpose;

11 3. The Subject Materials shall not be distributed or disseminated to anyone else, with
12 the exception of any appellate or habeas corpus counsel, and shall be used by appellate or habeas
13 corpus counsel only for the purpose of preparing for the appeal or collateral attack of the case;
14 and

15 4. At the end of the trial of Christopher Bryan Ablett, with the sole exception of
16 providing the Subject Materials to any appellate or habeas corpus counsel, MSSRs. Mazer and
17 Burt shall return all Subject Materials, and any and all copies of the Subject Materials, to the
18 Government, which will preserve the materials in case there is need for them in any future
19 litigation.

20 STIPULATED:

22 DATED: May 20, 2010

/s/
RICHARD MAZER, ESQ.
Attorney for CHRISTOPHER BRYAN ABLETT

25 DATED: May 18, 2010

/s/
MICHAEL BURT, ESQ.
Attorney for CHRISTOPHER BRYAN ABLETT

28 //

1 DATED: May 18, 2010

/s/
CHRISTINE Y. WONG
Assistant United States Attorney

2
3 IT IS SO ORDERED.

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5 DATED: May 20, 2010


HON. RICHARD SEEBORG
United States District Judge

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